

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

(1) MARILYN ANN PHILLIPS,)	
)	
Plaintiff,)	
)	
-vs-)	No. 17-CV-547-JHP-JFJ
)	
(1) FARMERS INSURANCE)	
COMPANY, INC.,)	
)	
Defendant.)	

DEFENDANT'S EXHIBIT LIST (PRELIMINARY)

COMES NOW the Defendant, Farmers Insurance Company, Inc., and submits its list of Exhibits pursuant to the Court's Scheduling Order.

1. Med Center Records of 08-27-2012;
2. Tulsa Neurospine records;
3. Warren Clinic records;
4. St. Francis Hospital MRI, cervical spine report and films of 04-26-2013;
5. St. Francis Hospital physical therapy records;
6. St. Francis Hospital EMG report of 08-07-2013;
7. St. Francis Hospital cervical x-ray report and films of 07-25-2013;
8. Envision Imaging cervical MRI report and films of 05-20-2015;
9. Envision Imaging cervical x-rays an films of 05-20-2015;
10. Transcript of examination under oath of Marilyn Phillips taken 12-23-2015;
11. Neurological Center of Oklahoma EMG report of 08-17-2015;
12. St. Francis Hospital records;

13. Oklahoma Surgical Hospital records;
14. Tulsa Bone and Joint Associates records;
15. Records of the Eye Institute;
16. Records of Surgery Works;
17. Records of Ophthalmology Consultants;
18. Records of Pinnacle Speciality Hospital;
19. Records of Tulsa Dermatology Clinic;
20. Records of Union Pine Surgery Center;
21. CV of James Phillip Hutton, M.D.;
22. *Case Control Study of the Effect of Mechanical Trauma on the Risk of Herpes Zoster* by S.L. Thomas, J.G. Wheeler and Andrew J. Hall, published in the *British Journal of Medicine* on January 23, 2004;
23. *Association of Physical Trauma With Risk of Herpes Zoster Among Medicare Beneficiaries in the United States*, by John X. Zhang, et al., published in the *Journal of Infectious Diseases* in 2013;
24. *Psychological Stress As A Trigger For Herpes Zoster: Might The Conventional Wisdom Be Wrong?*, by Rafael Harpaz, et al., published in *Clinical Infectious Diseases*, in 2015;
25. Materials relied upon by expert witnesses;
26. Materials identified in discovery;
27. Exhibits listed by Plaintiff not objected to by Defendant.

Respectfully submitted,

TAYLOR, RYAN, MINTON. &, VAN DALSEM, P.C.

BY s/Robert Taylor

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CERTIFICATE OF SERVICE

I hereby certify that on the 25th day of April, 2018, I electronically transmitted the foregoing document to the Clerk of the Court using the ECF System for filing and transmittal of a Notice of Electronic Filing to the following ECF registrants:

Anthony M. Laizure
tlaizure@laizurelaw.com

s/Robert Taylor
ROBERT TAYLOR